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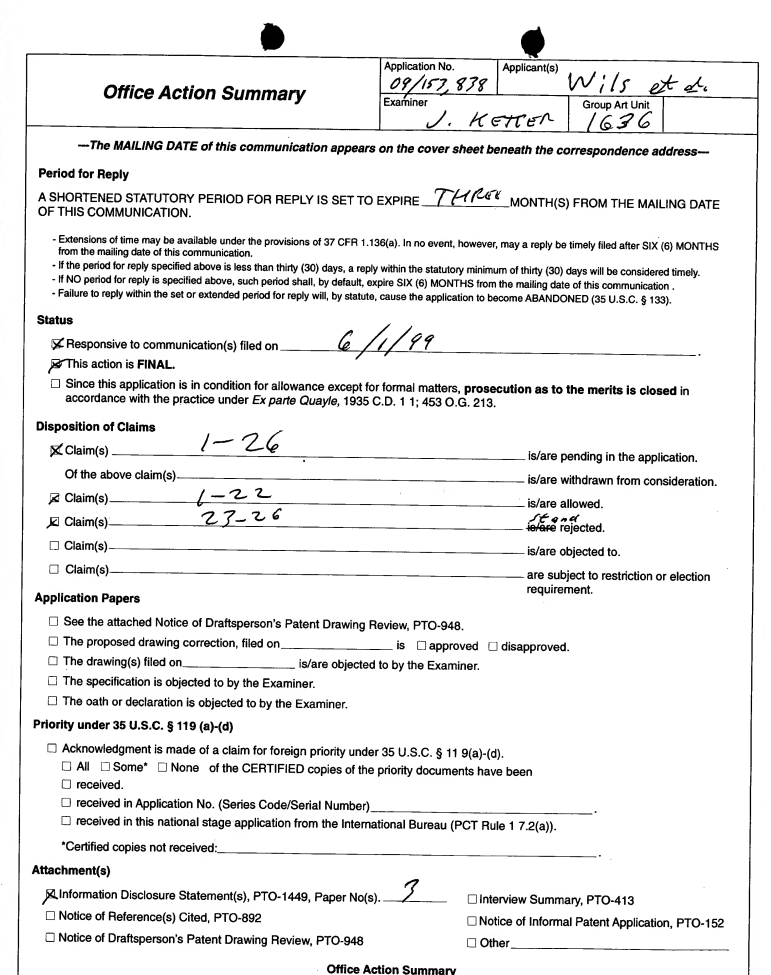
Washington, D.C. 20231

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APPLI	APPLICATION NO. FILING DATE			FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
L	9/153,83		98 WILS		P	ST96016-US
					EXAMINER	
R	05487 068 J OE JONE- PC	HLER OULENC RORE	HM22/0817	. !	KETT ART UNIT	FR, T PAPER NUMBER
5	00 ARCOL	A ROAD MS- LLE PA 194	3043	·	1636	6
· <del></del> -·					DATE MAILED	: 08/17/99

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



U. S. Patent and Trademark Office PTO-326 (Rev. 9-97) Art Unit: 1636

Claims 1-22 are allowed.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

Claims 23-26 stand rejected under 35 U.S.C. 102(e) as being anticipated by Woodard et al. (A) or Horn et al. (B), for reasons of record set forth in paper No.2, mailed 23 November 1998.

In the amendment filed 1 June 1999, Applicants argue that neither reference teaches separation of plasmid and chromosomal DNA. However, such a step is taught in Horn et al., column 1, lines 14-54, where it is clear that the invention is intended for purification of plasmid DNA; and in Woodard et al., at column 1, lines 12-33, where it is also clear that the invention is intended for purification of plasmids.

Applicants further argue that neither the chromosomal content nor the endotoxin content, as recited in the claims, is taught for the DNAs of either reference. However, in view of the highly purified nature of said DNAs, as taught by both Horn et al. and Woodard et al., such low contamination levels would have been inherent.

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THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Certain papers related to this application may be submitted to Art Unit 1805 by facsimile transmission. The faxing of such papers must conform with the notices published in the Official Gazette, 1156 OG 61 (November 16, 1993) and 1157 OG 94 (December 28, 1993)(see 37 CFR § 1.6(d)). The Art Unit 1805 Fax number is (703) 308-0294. NOTE: If Applicant *does* submit a paper by fax to this number, the examiner must be notified promptly, to ensure matching of the faxed paper to the application file, and the original signed copy should be retained by Applicant or Applicant's representative. (703) 308-4242 or (703) 305-3014 may be used without notification of the examiner, with such faxed papers being handled in the manner of mailed responses. Applicants are encouraged to use the latter two fax numbers unless immediate action by the

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examiner is required, e.g., during discussions of claim language for allowable subject matter. NO

DUPLICATE COPIES SHOULD BE SUBMITTED so as to avoid the processing of duplicate

papers in the Office.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to James Ketter whose telephone number is (703) 308-1169. The Examiner

can normally be reached on Monday-Thursday from 8:00 AM-5:30 PM, and on alternate Fridays.

If attempts to reach the Examiner are unsuccessful, the Examiner's supervisor, George

Elliott, can be contacted at (703) 308-4003.

James Ketter

August 11, 1999

JAMES KETTER PRIMARY EXAMINER

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